and as a result lack Authority and have performed acts in a United States District Court without

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being duly qualified.

"The people" Cody Hart and Derrill Fussell

CERTIFICATION OF

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3. Amici have extensive expertise confronting Government Corruption in the State of Washington and combating intruders into Public offices who act without lawful Authority with the likely intent of undermining Americas Constitutional Republic.

- Amici are intimately familiar with the requirements for State of Washington Public 4. officials, such as the purported Office of Attorney General of the State of Washington public officials who have purportedly initiated this case on behalf of the State of Washington and on behalf of residents of the State of Washington. As a result, Amici are uniquely qualified to understand the law and current lack of Authority that exists in this case, the harm that is occurring to tax payers, the harm to residents of the State of Washington, because the Amici, too, are being harmed by the unauthorized use of tax funds, unauthorized appearances, and unauthorized entries into the record of the Plaintffs' lawsuit.
- This Court "ha[s] broad discretion to admit amicus briefing [...] to assist a case of 5. general public interest." Sec. & Exch. Comm'n v. Bittrex Inc., No. 2:23-CV-00580-RSM, 2023 WL 4866373, at \*1 (W.D. Wash. July 31, 2023) (granting leave to file where brief provides "assistance in framing the facts and law of this case").
- The proposed brief will assist the Court in its consideration of the pending and all 6. future motions, because "the people" who reside in the State of Washington, and other states, face immediate harms from orders resulting from cases brought using unauthorized tax funds, brought without lawful authority, and brought without the consent of the governed.
- For the foregoing reasons, Proposed Amici respectfully request the Court grant the 7. motion for leave to file the attached brief.

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Respectfully submitted,

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CERTIFICATION OF AMICI CURIAE

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